BILL NO. S-82-09-2/

SPECIAL ORDINANCE NO. S- /75-82)

AN ORDINANCE approving Improvement Resolution No. 5937-82, Reed, Vance and Kirkfield Streets, with Dailey Asphalt Products Company, Inc. in connection with the Board of Public Works.

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BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF FORT WAYNE, INDIANA:

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SECTION 1. That a certain Contract dated August 25, 1982, between the City of Fort Wayne, Indiana, by and through its Mayor and the Board of Public Works and Dailey Asphalt Products Company, Inc., for:

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the resurfacing and restoration of pavement on Reed Road from the north pavement line of State Boulevard to the south property line of Trier Road; Reed Road from the south pavement line of Lake Avenue to its southern terminus; Vance Avenue from the east pavement line of Coliseum Boulevard North to the west curb line of Glencairn Drive; and Kirkfield Drive from the south pavement line of Trier Road to the southeast property line of Highwood Drive;

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under Board of Public Works Improvement Resolution No. 5937-82, involving a total cost of One Hundred Thirty-Two Thousand Three Hundred Fifty-Nine and 15/100 Dollars (\$132,359.15), all as more particularly set forth in said Resolution and Contract which is on file in the Office of the Board of Public Works and is by reference incorporated herein, made a part hereof and is hereby in all things ratified, confirmed and approved. Two copies of said Contract are on file in the Office of the City Clerk and made available for public inspection, according to law.

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SECTION 2. That this Ordinance shall be in full force and effect from and after its passage and any and all necessary approval by the Mayor.

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APPROVED AS TO FORM AND LEGALITY

Counci Imamba

Bruce O. Boxberger, City Attorney

Read the f seconded by by title and re Plan Commission due legal notice Indiana, on	ferred to the for recommen e, at the Cou	full and on and committee dation) and moil Chambe	motion by duly dopted, Public Hearings, City-Count		dav or
			0	_o'clock_	.M.,E.S.T.
DATE:	9-14-	2	CHARLES W	WESTERMAN	- CITY CLERK
Read the the seconded by passage. PASSER	hird time in D (L OST) by	full and on the follow	motion by _, and duly ad ing vote:	Sti	2)
	AYES	NAYS	ABSTAINED	ABSENT	TO-WIT:
TOTAL VOTES	_9_				
BRADBURY	~				
BURNS	-				
EISBART					
GiaQUINTA					
SCHMIDT	-				
SCHOMBURG					
SCRUGGS			-		
STIER					
TALARICO					
DATE:	9-28-8	(ه-	Charles W.		CITY CLERK
Passed and	adopted by t	he Common Co	ouncil of the	City of For	ct Wayne,
Indiana, as (20)				(SPECIAL)	. 1
(APPROPRIATION)	ORDINANCE	(RESOLUT	CION) NO. 4	1-17	5-82
on the 2	fall da	y of	Laplens	Lew	, 19 Fd
	ATTEST:	ans	(SEAL) Samue	lf Ta	Parico
CHARLES W. WESTE	RMAN - CITY	CLERK	PRESIDING O	FFICER	
Presented b	y me to the	Mayor of the	City of Fort	Wayne, Ind	Biana, on
the 29%	day o	E of line	10, 19 Pa	, at the	hour of
	<u>30.</u> o'c		Charles W.	VESTERMAN -	CITY CLERK
Approved an	nd signed by n	me this 44	day	of	October
19 <u>%</u> , at the	hour of \()o'cl	lock A.M	.,E.S.T.	
			(1514	D 10	
			WIN MOSES,	IR MAYOR	1

BILL NO. S-82-09-21	
REPORT OF THE CO	MMITTEE ON PUBLIC WORKS
Public Works	*
WE, YOUR COMMITTEE ON Public Works	
ORDINANCE approving Improvemen	t Resolution No. 5937-82,
Reed, Vance and Krkfield Streets,	with Dailey Asphalt Products
Comapny, Inc. in connection with	the Board of Public Works
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HAVE HAD SAID ORDINANCE UNDER CONSID	DERATION AND BEG LEAVE TO REPORT
BACK TO THE COMMON COUNCIL THAT SAID	O ORDINANCE PASS.
JAMES S. STIER, CHAIRMAN	Juliu
BEN A. EISBART, VICE CHAIRMAN	Parallely V
VICTURE L. SCRUGGS	Uptime & Servago
MARK E. GiaQUINTA	Mark Gulunt

DONALD J. SCHMIDT

4-9-80 CONCURRED IN CHARGES IN WESTERS WAY SET TO SEE THE CHARGES IN WESTERS WAY AND SET TO S

CITY PAID
SUBJECT TO COUNCILMANIC APPROVAL
PRELIMINARY MEETING
RATIFICATION

CONTRACT

by and between[DAILEY ASPHALT PRODUCTS COMPANY, INC	
	22 THOMAS ROAD, FT. WAYNE, INDIANA 46804	
and called City," under and by entitled "An Act Concerning M and supplementary acts thereto, Improvement Resolution No. prove_(1) Reed Rd Fro of Trier Rd.; (2) Reed Rd. southern terminus; (3) Van morth to the west curb lin	and the City of Fort Wayne, Indiana, a municipal corpora virtue of an act of the General Assembly of the State unicipal Corporations," approved March 6, 1905, and all WITMESSETH: That the Contractor covenants and a 5937-82 m north pavement line of StateBlyd, to south pr-from the south pavement line of Lake Ave. to ce Ave From the east pavement line of Colise of Glencairn Dr.; (4) Kirkfield Dr From td to the southeast property line of Highwood Education and the line of Line and Highwood Education and Highwood Education and Highwood Education and Highwood Education and Highwood	of Indiana, amendatory grees to im- coperty line to its seum Blvd.
y grading and naving the sondow	ey to a width of XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	
	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	
t the following prices:	attached hereto and by reference made'a part የልፈ አደናናት አንድ	
avement Removal	One dollar and no cents per square yard	1.0
.A.C. #9 Binder	Twenty dollars and sixty-one cents per ton	7,20,6
.A.C. "B" Surface	Twenty-two dollars and sixty-nine cents per ton	22.6
.A.C. #11 Binder	Twenty-two dollars and ten cents per ton	22.10
A.C. A-2 Surface	Twenty-three dollars and thirty- six cents per ton	23.36
int & Crack Sealer	Six hundred dollars and no cents per ton	600.00
3 Crushed Stone	Seven dollars and thirty-five cents per ton	7.35
	Six dollars and fifty cents per	
	lineal foot	6.50
oated)	One dollar and no cents per lineal foot	6.50
orrugated Metal Pipe Coated) Etching & Cleaning Reding, Mulch & Prtilizer	lineal foot One dollar and no cents per lineal	

The Contractor hereby expressly agrees to perform all the work in the prosecution of the above described improvement according to the terms and conditions of Improvement Resolution No.5937...82 the plans, profiles, specifications and the contractor's bid therefor on file in the office of the Department of Public Works of said City, which said resolution, profile, plans and specifications are made a part of this contract as fully and effectually as if copied herein at full length, (copies of which are attached hereto).

It is hereby agreed that no assignment of this contract shall be made without the written consent of the City; said Contractor hereby covenants and agrees that said improvement shall be finally

and in all respects completed on or before. Sept. 30, 19.82 and the Contractor agrees to pay and give to the City, as liquidated damages, the sum of \$25.00 for each and every day after said

It is further agreed by and between said parties, that the acceptance of the work provided for in this contract, or the payment therefor, for the whole or a part, shall not constitute a waiver on the part of the City of any of the provisions of the contract, nor shall it release said Contractor, or the sureties upon its bond for the faithful performance thereof, nor shall the acceptance be even prima facie evidence of the performance of any provisions of such contract except to the extent of entitling said Contractor to receive the price therefor. It is further understood that the failure of the City to exercise its right of inspection or rejection of material and work, or the exercise of such right shall not in any sense be considered an acceptance of any part of said work or material.

The Contractor further contracts and agrees that in the prosecution of said work all proper still and care will be exercised, that said party will properly and fully guard all excavations and dangerous places, and will use all due and proper precautions to prevent injury to any property, person and persons, what or whomsoever. That for and during the period of the making of such improvement, and the period for which the same is to be maintained and kept in repair by the Contractor, the City shall be saved harmless from any and all liability whatsoever growing out of any injury of damage to property or persons because of any neglect or fault of the said Contractor, its agents or employees, in the execution of this contract or any matter connected therewith or related thereto and to pay any judgment with costs which may be obtained against said City, growing out of any such injury or damage.

To each of the conditions and stipulations in this contract, the undersigned bind themselves, their successors and assigns.

IN WITNESS WHEREOF, we the foregoing named parties hereunto set our hands this 35

ATTEST:

Corporate Secretary Tomple

DAILEY ASPHALT PRODUCTS CO., INC.

BY: hl Celly !

Contractor, Party of the First Part.

City of Fort Wayne, By and Through

Worldown Old

Sanden

ATTEST

Its Board of Public Works and Mayor.

ASSOCIATE CITY ATTORNEY

Catch Basins - Adjust & Set to Grade	Eighty dollars and no cents per each	00.00
Manholes - Adjust & Set to Grade	Eighty dollars and no cents per each	80.00
Water Valves - Adjust & Set to Grade	Fifty dollars and no cents per each	80.00
Curb Removal	Two dollars and no cents per lineal foot	50.00
Curb (Type IB)	Seven dollars and no cents per lineal foot	2.00
Topsoil	Fifteen dollars and no cents per ton	7.00
Total	One hundred and thirty-two thousand, three hundred and fifty-nine dollars and fifteen cents	15.00
		\$132,359.15

The Contractor will furnish immediately a certificate from the Industrial Board of the State of Indiana that he has complied with Sections 5, 68, 69 of the Workmen's Compensation Act, approved March 14, 1929, in accordance with Section 14 of the Compensation Act (Acts 1929, page 545, being I.C. 22-3-2-1 et. seq.).

A copy of General Ordinance No. G-34-78 (as amended) concerning discriminating in employment under municipal contracts, is attached and incorporated herein by reference.

PERFORMANCE AND GUARANTEE BOND

KNOW ALL MEN BY THESE PRESENTS, that we DAILEY ASPHALT PRODUCTS COMPANY, INC.
as Principal, and the St. Paux Fire & MARINE INSURPNCE Co.
, a corporation organized under the laws of the
State of Minnesorm, and duly authorized to transact business in the
State of Indiana, as Surety, are held firmly bound unto the City of Fort Wayne,
Indiana, an Indiana Municipal Corporation in the sum of ONE HUNDRED AND THIRTY-TWO THOUSAND, THREE HUNDRED AND FIFTY-NINE DOLLARS AND FIFTEEN CENTS
$($\underline{132,359.15})$, for the payment whereof well and truly to be made,
the Principal and Surety bind themselves, their heirs, executors, administrators,
successors and assigns, jointly and severally, firmly by these presents. The
condition of the above obligation is such that
WHEREAS, the Principal did on the 35 day of lug, 1982,
enter into a contract with the City of Fort Wayne to construct
7
Improvement Resolution No. 5937-82
 Reed Rd From north pavement line of State Blvd. to south property line of Trier Rd.;
(2) Reed Rd From the south pavement line of Lake Ave. to its southern terminus.; (3) Vance Ave From the east pavement line of Coliseum Blvd. north to the west curb line of Glencairn Dr.
(4) Kirkfield Dr From the south pavement line of Trier Road to the southeast property line of Highwood Drive.
This is
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at a cost of $\frac{132,359.15----}{132,359.15----}$, according to certain plans and specifications prepared by or approved by the City.

WHEREAS, the grant of authority by City to so construct such improvement provides: \cdot

- That said improvement shall be completed according to said plans and specifications, and contractor shall warrant and guarantee all work, material, and conditions of the improvement for a period of three (3) years from the date of final acceptance in writing by the Owner;
- There shall be filed with the City, within thirty (30) days after completion, a Completion Affidavit;
- Said Principal is required to agree to make such adjustments, modifications, and repairs as required by the City within thirty (30) days after notice.

WHEREAS, said Surety, for value received, hereby stipulates and agrees that no change, extension of time, alteration, or addition to the terms of the contract or to the work to be performed thereunder, or the specifications accompanying the same, shall in any way affect its obligation on this bond, and it does hereby waive notice of any such change, extension of time, alteration or addition to the terms of the contract, or to the work or to the specifications.

NOW THEREFORE, if the principal shall faithfully perform all of the terms and conditions required of it by the contract and shall for three (3) years after acceptance of said improvement by City warrant and guarantee said improvement and shall indemnify the City for all loss that City may sustain by reason of the Principal's failure to comply with any of the terms of the authorization, then this obligation shall be void, otherwise it shall remain in full force and effect.

DAILEY ASPHALT PRODUCTS COMPANY, INC.

BY: Kladaly 1

(Attorney-in-Fact)

Die Dee

(Title)

TEST:

*If signed by an agent, power of attorney must be attached

PAYMENT BOND

KNOW ALL MEN BY THESE PRESENTS: that
DAILEY ASPHALT PRODUCTS COMPANY, INC
(Name of Contractor)
1122 THOMAS ROAD, FORT WAYNE, INDIANA 46804
(Address)
a $\frac{CoRlos \rho \pi o N}{(Corporation, Partnership or Individual)}$, hereinafter called Principal,
and St. Paux Fire + Marine Tusuer NEE Co., (Name of Surety)
(Name of Surety)

and duly authorized to transact business in the State of Indiana, hereinafter called Surety, are held and firmly bound unto the City of Fort Wayne) an Indiana Municipal Corporation in the penal sum of <u>ONE HUNDRED AND THIRTY-TNO HOUSAND, THREE HUNDRED AND FIFTY-NINE DOLLARS AND FIFTEEN CENTS</u>
for the payment whereof well and truly to be made, the Principal and the Surety bind themselves, their heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents.

Improvement Resolution No. 5937-82

- $\zeta(i)$. Reed Rd. From north pavement line of State Blvd. to south property line i of Trier Rd.;
- (2) Re'd Rd. From the south pavement line of Lake Ave. to its southern terminus;
 (3) Vance Ave. From the east pavement line of Coliseum Blvd. north to the west
 - curb line of Glencairn Dr.;
- (4) Kirkfield Dr. From the south pavement line of Trier Road to the southeast

at a cost of ONE HUNDRED AND THIRTY-TWO THOUSAND, THREE HUNDRED AND FIFTY-NINE DOLLARS AND FIFTEEN CENTS ----

 $(\frac{132,359.15----}{1000})$, all according to Fort Wayne Street Engineering Department plans and specifications.

WHEREAS, said Surety, for value received, hereby stipulates and agrees that no change, extension of time, alteration, or addition to the terms of the contract or to the work to be performed thereunder, or the specifications accompanying the same, shall in any way affect its obligation on this bond, and it does hereby waive notice of any such change, extension of time, alteration or addition to the terms of the contract, or to the work or to the specifications, and

WHEREAS, no final settlement between the Owner and the Contractor shall abridge the right of any beneficiary hereunder, whose claim may be unsatisfied.

NOW, THEREFORE, if the Principal shall promptly make payment to all persons, firms, subcontractors, and corporations furnishing materials for or performing labor in the prosecution of the work provided for in such contract, and any authorized extension or modification thereof, including all amounts due for materials, lubricants, oil, gasoline, coal and coke, repairs on machinery, equipment and tools, consumed or used in connection with the construction of such work, and all insurance premiums on said work, and for all labor, performed in such work whether by subconstructor or otherwise, then this obligation shall be void; otherwise to remain in full force and effect.

IN WITNESS WHEREOF, this instrument is executed in

NOTE:

neets and a second as	(number)
parts, each one of which shall be dee	med an original, this 35 day of
- Cug , 1979.	
0 82	
(SEAL)	
(SEAL)	
ATTEST:	DAILEY ASPHALT PRODUCTS CO., INC.
	Principal
	Fillicipal
Surineral Lappen -	By Told Droile 12
(Principal) Secretary	- Jan Dang 101
20 7 87	- ((d) sea)
1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	(Title)
Summing.	·
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Contain Killer	5 a
Witness as to Principal	
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(Address)	N 3.1. 1973
(Address)	(3)
	St. Poll Fier & MARINE FUNDADAGE CO
	Surety D
•	BY WHAT DAISTAN
	- 1 101/1000
•	(Authorized Agent)
f	
	Yaste, Zent & Rye, Inc.
1. 40	,
Leane neen	P.O. box 1367 (Address)
Witness as to Surety	(Address)
DO 61 1717	- 11 11/1/501
10. box 1367 (Address)	Fort Wayne, IN 46801
(Modress)	
Fort 11hum 11/16801	

Date of Bond must not be prior to date of Contract. If Contractor is Partnership, all partners should execute bond. 385 Washington Street, St. Paul, Minnesota 55102

AUTHORITY NO. 384850

GENERAL POWER OF ATTORNEY - CERTIFIED COPY (Original on File at Home Office of Company, See Certification.)

KNOW ALL MEN BY THESE PRESENTS: That St. Paul Fire and Marine Insurance Company, a corporation organized and existing under the laws of the State of Minnesota, and having its principal office in the City of St. Paul, Minnesota, does hereby constitute and appoint:

> Arthur C. Frericks, Gerald A. Dahle, Donald T. Belbutowski, individually, Ft. Wayne, Indiana

its true and lawful attorney(s)-in-fact to execute, seal and deliver for and on its behalf as surety, any and all bonds and undertakings, recognizances, contracts of indemnity and other writings obligatory in the nature thereof, which are or may be allowed, required or permitted by law, statute, rule, regulation, contract or otherwise,

NOT TO EXCEED IN PENALTY THE SUM OF TEN MILLION (\$10.000.000) EACH

and the execution of all such instrument(s) in pursuance of these presents, shall be as binding upon said St. Paul Fire and Marine Insurance Company, as fully and amply, to all intents and purposes, as if the same had been duly executed and acknowledged by its regularly elected officers at its principal office.

This Power of Attorney is executed, and may be certified to and may be revoked, pursuant to and by authority of Article V.-Section 6(C), of the By-Laws adopted by the Board of Directors of ST. PAUL FIRE AND MARINE INSURANCE COMPANY at a meeting called and held on the 23rd day of January, 1970, of which the following is a true transcript of said Section 6(C):

"The President or any Vice President, Assistant Vice President, Secretary or Resident Secretary shall have power and authority

- (I) To appoint Attorneys-in-fact, and to authorize them to execute on behalf of the Company, and attach the Seal of the Company thereto, bonds and undertakings, recognizances, contracts of indemnity and other writings obligatory in the nature thereof, and
 - (2) To appoint special Attorneys-in-fact, who are hereby authorized to certify to copies of any power-of-attorney issued in pursuance of this section and/or any of the By-Laws of the Company, and
- (3) To remove, at any time, any such Attorney-in-fact or Special Attorney-in-fact and revoke the authority given him."

Further, this Power of Attorney is signed and sealed by facsimile pursuant to resolution of the Board of Directors of said Company adopted at a meeting duly called and held on the 6th day of May, 1959, of which the following is a true exerpt:

"Now therefore the signatures of such officers and the seal of the Company may be affixed to any such power of attorney or any certificate relating thereto by facsimile, and any such power of attorney or certificate bearing such facsimile signatures or facsimile seal shall be valid and binding upon the Company and any such power so executed and certified by facsimile signatures and facsimile seal shall be valid and binding upon the Company in the future with respect to any bond or undertaking to which it is attached."

RANCE

23rd

On this

STATE OF MINNESOTA County of Ramsey

day of

IN TESTIMONY WHEREOF, St. Paul Fire and Marine Insurance Company has caused this instrument to be signed and its corporate seal to be affixed by its authorized officer, this 2nd day of January, A.D. 1980.

ST. PAUL FIRE AND MARINE INSURANCE COMPANY

,19 82, before me came the individual who executed the preceding instrument, to me

Secretary

that the seal affixed to said instrument is the Corporate Seal of said Company; that the said Corporate Seal and his/her signature were duly affixed by order of the Board of Directors of said Company.



IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Official Seal, at the city of St. Paul, Minnesota, the day and year first above written.

V.C. INNES, Notary Public, Ramsey County, MN

My Commission Expires April 27, 1983

CERTIFICATION

I, the undersigned officer of St. Paul Fire and Marine Insurance Company, do hereby certify that I have compared the foregoing copy of the Power of Attorney and affidavit, and the copy of the Section of the By-Laws of said Company as set forth in said Power of Attorney, with the ORIGINALS ON FILE IN THE HOME OFFICE OF SAID COMPANY, and that the said Power of Attorney has not been revoked and is now in full force and effect.

personally known, and, being by me duly sworn, said that he/she is the therein described and authorized officer of St. Paul Fire and Marine Insurance Company:



N TESTIMONY WHEREOF, I have hereunto set my hand this	Larney.	M.	a
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Only a certified copy of Power of Attorney bearing the Certificate of Authority No. printed in red on the upper right corner is binding. Photocopies, carbon copies or other reproductions of this document are invalid and not binding upon the Company.

ANY INSTRUMENT ISSUED IN EXCESS OF THE PENALTY AMOUNT STATED ABOVE IS TOTALLY VOID AND WITHOUT ANY VALIDITY.

For verification of the authenticity of this Power of Attorney, you may telephone toll free 800-328-9821 and ask for the Power of Attorney Clerk. Please refer to the above Certificate of Authority No. and the above named individual(s). 29550 Ed 8-80 Printed in 115 A

TITLE QF ORDINANCE Resolution 5937-82
DEPARTMENT REQUESTING ORDINANCE Board of Public Works 1-82-09-2/
SYNOPSIS OF ORDINANCE Resurface and restore pavement on Reed Road from north pavement
line of State Blvd. to south property line of Trier Road; Reed Road from the south pave-
ment line of Lake Ave. to its southern terminus; Vance Ave. from the east pavement line
of Coliseum Blvd. north to the west curb line of Glencairn Dr.; Kirkfield Dr. from
the south pavement line of Trier Road to the southeast property line of Highwood Dr.
Contract was awarded to Dailey Asphalt Products Company, Inc.
Prior approval received July 6, 1982
the second of th
EFFECT OF PASSAGE improvement of the above area
EFFECT OF NON-PASSAGE
MONEY INVOLVED (DIRECT COSTS, EXPENDITURE, SAVINGS) \$132,359.15
ASSIGNED TO COMMITTEE